## IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF TENNESSEE - WESTERN DIVISION

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SCOTT TURNAGE, CORTEZ D. BROWN, DEONTAE TATE, JEREMY S. MELTON, ISSACCA POWELL, KEITH BURGESS, TRAVIS BOYD, TERRENCE DRAIN, and KIMBERLY ALLEN on behalf of themselves and all similarly situated persons,	) Case No. 2:16-cv-2907- ) SHM/tmp )
Plaintiffs,	)
BILL OLDHAM, in his individual capacity as former Sheriff of Shelby County, Tennessee; FLOYD BONNER, JR., in his official capacity as Sheriff of Shelby County, Tennessee; ROBERT MOORE, in his individual capacity as former Jail Director of Shelby County, Tennessee; KIRK FIELDS, in his official capacity as Jail Director of Shelby County, Tennessee; CHARLENE McGHEE, in her individual capacity as former Assistant Chief of Jail Security of Shelby County, Tennessee; REGINALD HUBBARD, in his official capacity as Assistant Chief of Jail Security of Shelby County, Tennessee; DEBRA HAMMONS, in her individual capacity as former Assistant Chief of Jail Programs of Shelby County, Tennessee; TIFFANY WARD in her official capacity as Assistant Chief of Jail Programs of Shelby County, Tennessee; SHELBY COUNTY, TENNESSEE, a Tennessee municipality; TYLER TECHNOLOGIES, INC., a foreign corporation; GLOBAL TEL*LINK CORPORATION, a foreign corporation; SOFTWARE AG USA, INC., a foreign corporation, SIERRA SYSTEMS GROUP, INC., a foreign corporation.	) MOTION TO EXTEND ) CLASS CERTIFICATION ) BREIFING DEADLINES ) ) ) ) ) ) ) ) ) ) ) ) ) PRO. 38(a) & (b) ) ) ) ) ) ) ) ) ) ) ) ) ) ) ) ) ) )
Defendants.	) ) )

#### **DECLARATION OF F. SCOTT CONAWAY**

I, F. Scott Conaway, being duly sworn, depose and say under oath as follows:

- 1. My name is F. Scott Conaway, and I am an adult resident and citizen of the State of Tennessee. I am the managing member of CMM Settlement Solutions, LLC (hereinafter "CMM"), which has been retained by interim class counsel (with approval of defense counsel) in the above styled case to send notice pursuant to the Class Action Fairness Act of 2005, 28 U.S.C. §1711 (hereinafter "CAFA Notice") to the relevant Attorney Generals of those states where a putative class member might reside and be potentially impacted by the parties' proposed settlement. I am responsible for supervising all class action administration services provided by CMM, was personally involved in sending the CAFA Notice and, therefore, have personal knowledge of the facts set forth herein below.
- 2. On April 29, 2021, interim class counsel and defense counsel requested that CMM ensure that the CAFA Notice attached hereto as **Exhibit A** was properly sent to forty-one (41) Attorney Generals listed and contained in the heading of **Exhibit A**. The CAFA Notice contained instructions on how to view all pleadings in the case via PACER and the package to be sent included a zip or flash drive containing the following materials: (1) The Original Class Action Complaint; (2) the Seventh Amended Class Action Complaint (the operative complaint in the litigation); and (3) an executed copy of the Settlement Stipulation with all accompanying Exhibits. The accompanying Exhibits to the Settlement Stipulation included the following documents: (1) Ex. A- Proposed Class Settlement Claim Form and Proposed Instructions for Class Action Claim Form and Important Information About Making a Claim; (2) Exhibit B- Proposed Shelby County Jail Suit Class Action Settlement; (4) Exhibit D- Proposed Order Granting Motion for Preliminary Approval of Class Action Settlement, Certifying Settlement Class, Directing Class Notice and Scheduling Final Approval Hearing; and (5) Exhibit E- Proposed Order Granting

Motion for Final Approval of Class Action Settlement, Awarding Attorney's Fees and Incentive Awards, and Entering Final Judgment.

- 3. The CAFA Notices, including a zip or flash drive containing all of the above-described documentation, were delivered to Federal Express Corporation on May 1, 2021, to be sent via Standard Overnight delivery to arrive May 3, 2021 by 4:00 PM, requiring an adult signature upon receipt. On May 4, 2021, using the tracking numbers provided by Federal Express, CMM verified that each CAFA Notice was delivered on time, to the described location and was signed for upon receipt. Moreover, on May 4 and May 5, CMM staff called each office of the Attorney General listed in **Exhibit A** and verified that the CAFA Notice had been received by all forty-one (41) Attorney Generals on May 3, 2021.
- 4. Attached hereto as **Exhibit B** is a list of tracking numbers and dates and times of receipt of the CAFA Notice by each of the forty-one (41) Attorney Generals. As **Exhibit B** demonstrates, the CAFA Notices and accompanying documentation, were delivered and received by each of the forty-one (41) Attorney Generals described in the heading of the letter by the close of business on May 3, 2021.
- 5. CMM has maintained (and will maintain) all the original shipping labels and the delivery receipts with signatures and can produce this documentation upon request.
  - I, F. Scott Conaway, declare under penalty of perjury that the foregoing is true and correct.

F SCOTT CONAWAY

EXECUTED ON: 5/11/2/





April 30, 2021

#### ALL VIA FEDERAL EXPRESS OVERNIGHT EXPRESS- SIGNATURE REQUIRED

The Honorable Merrick Garland Attorney General of the United States US Department of Justice 950 Pennsylvania Avenue, NW Washington, DC 20530-0001 (202) 353-1555

The Honorable Lynn Fitch Attorney General of Mississippi Department of Justice 550 High Street Jackson, MS 39201 (601) 359-3680

The Honorable Steve Marshall Attorney General of Alabama 501 Washington Avenue Montgomery, AL 336104 (334) 242-7300

The Honorable Rob Bonta Attorney General of California 1300 I St. Suite 1740 Sacramento, CA 95814 (916) 445-9555

The Honorable Ashley Moody Attorney General of Florida The Capitol, PL 01 Tallahassee, FL 32399-1050 (850) 414-3300

The Honorable Clare E. Connors Attorney General of Hawaii 425 Queen Street Honolulu, HI 96813 (808) 586-1500 The Honorable Leslie Rutledge Attorney General of Arkansas 323 Center Street Suite 200 Little Rock, AR 72201-2612 (800) 482-8982

The Honorable Herbert H. Slatery, III Attorney General of Tennessee 425 5th Avenue Nashville, TN 3724 (615) 741-3491

The Honorable Mark Brnovich Attorney General of Arizona 2005 N Central Avenue Phoenix, AZ 85004 (602) 542-5025

The Honorable Phil Weiser Attorney General of Colorado Ralph L. Carr Colorado Judicial Center 1300 Broadway, 10<sup>th</sup> Floor Denver, CO 80203 (720) 508) 6000

The Honorable Chris Carr Attorney General of Georgia 40 Capitol Square, SW Atlanta, GA 30334-1300 (404) 656-3300

The Honorable Tom Miller Attorney General of Iowa Hoover State Office Building 1305 E. Walnut Des Moines, IA 50319 (515) 281-5164 The Honorable Kwame Raoul Attorney General of Illinois James R. Thompson Center 100 W. Randolph Street Chicago, IL 60601 (312) 814-3000

The Honorable Derek Schmidt Attorney General of Kansas 120 S.W. 10<sup>th</sup> Avenue, 2<sup>nd</sup> Floor Topeka, KS 66612-1597 (785) 296-2215

The Honorable Jeff Landry Attorney General of Louisiana 1885 N 3<sup>rd</sup> Street Baton Rouge, LA 70802 (225) 326-6000

The Honorable Brian Frosh Attorney General of Maryland 200 St. Paul Place Baltimore, MD 21202-2202 (410) 576-6300

The Honorable Dana Nessel Attorney General of Michigan 525 W. Ottawa Street Lansing, MI 48906 (517) 373-1110

The Honorable Eric Schmitt Attorney General of Missouri Supreme Court Building 207 W. High Street Jefferson City, MO 65101 (573) 751-3321

The Honorable Doug Peterson Attorney General of Nebraska State Capitol 2115 State Capitol Lincoln, NE 68509 (402) 471-2683 The Honorable Todd Rokita Attorney General of Indiana Indiana Government Center South-5<sup>th</sup> Floor 302 West Washington (317) 232-6201

The Honorable Daniel Cameron Attorney General of Kentucky 700 Capitol Avenue Capitol Building, Suite 118 Frankfort, KY 40601 (502) 696-5300

The Honorable Maura Healey Attorney General of Massachusetts 1 Ashburton Place Boston, MA 02108-1698 (617) 727-2200

The Honorable Aaron Frey Attorney General of Maine State House Station 6 Augusta, ME 04333 (207) 626-8800

The Honorable Keith Ellison Attorney General of Minnesota Suite 102, State Capital 75 Dr. Martin Luther King, Jr. Blvd. Saint Paul, MN 55155 (651) 296-3353

The Honorable Josh Stein Attorney General of North Carolina Dept. Of Justice 114 West Edenton Street Raleigh, NC 27603 (919) 716-6400

The Honorable Aaron D. Ford Attorney General of Nevada Old Supreme Court Building 100 N. Carson Street Carson City, NV 89707 (775) 684-1100 The Honorable Gurbir S. Grewal Attorney General of New Jersey Richard J. Hughes Justice Complex 25 Market Street Trenton, NJ 08611 (609) 292-8740

The Honorable Letitia A. James Attorney General of New York Dept. of Law- The Capitol, 2<sup>nd</sup> Floor Albany, NY 12224 (518) 776-2000

The Honorable Mike Hunter Attorney General of Oklahoma 313 NE 21<sup>st</sup> Street Oklahoma City, OK 73105 (405) 521-3921

The Honorable Josh Shapiro Attorney General of Pennsylvania Pennsylvania Office of Attorney General 16<sup>th</sup> Floor, Strawberry Square Harrisburg, PA 17120 (717) 787-3391

The Honorable Jason Ravnsborg Attorney General of South Dakota 1302 East Highway 14, Suite 1 Pierre, SD 57501-8501 (605) 773-3215

The Honorable Mark Herring Attorney General of Virginia 202 North Ninth Street Richmond, VA 23219 (804) 786-2071

The Honorable Josh Kaul Wisconsin Department of Justice State Capitol, Room 114 East Madison, WI 53702-7857 (608) 266-1221

The Honorable Bridget Hill Attorney General of Wyoming The Honorable Hector Balderas Attorney General of New Mexico 408 Galisteo Street Villagra Building Santa Fe, NM 87501 (505) 490-4060

The Honorable Dave Yost Attorney General of Ohio Sate Office Tower 30 E. Broad Street Columbus, OH 43266-0410 (614) 466-4320

The Honorable Ellen F. Rosenblum Attorney General of Oregon Justice Building 1162 Court Street, NE Salem, OR 97301 (503) 378-6002

The Honorable Alan Wilson Attorney General of South Carolina Rembert C. Dennis Office Building 1000 Assembly Street, Room 159 Columbia, SC 29201 (803) 734-3970

The Honorable Ken Paxton Attorney General of Texas Capitol Station 209 West 14<sup>th</sup> Street Austin, TX 78701 (512) 463-2100

The Honorable Bob Ferguson Attorney General of Washington 1125 Washington Street SE Olympia, WA 98501 (360) 753-6200

The Honorable Patrick Morrisey Attorney General of West Virginia State Capitol, 1900 Kanawha Blvd., E. Charleston, WV 25305 (304) 558-2021 State Capitol Building Cheyenne, WY 82002 (307) 777-7841

Re: Notice of Proposed Class Action Settlement

Turnage, et al v. Oldham, et al; Case No. 2:16-cv-02907-SHM/tmp (W.D. Tenn.)

#### Ladies and Gentlemen:

On behalf of the parties in the above-referenced litigation, this letter is to provide notice, pursuant to the Class Action Fairness Act of 2005, 28 U.S.C. §1711 *et seq.*, of a proposed class action settlement in this matter. Plaintiffs Scott Turnage, Deontae Tate, Jeremy S. Melton, Aubrey L. Brown, as administrator ad litem of the estate of Issacca Powell, Keith Burgess, Travis Boyd, Terrence Drain, and Kimberly Allen, individually and on behalf of themselves and the Settlement Class have entered into an April 2, 2021 Stipulation and Class Action Settlement Agreement and Release (the "Settlement Agreement"). The parties contemplate filing a motion for preliminary approval from the District Court for the Western District of Tennessee (the "Court") by no later than May 7, 2021. The motion for preliminary approval will request the certification, for settlement purposes only, of a class of individuals that were arrested and allegedly over-detained in the Shelby County Jail.

In accordance with the requirements of 28 U.S.C. § 1715, enclosed please find a zip drive containing the following documents and information associated with this action:

- 1. **28 U.S.C. § 1715(b)(1)-Complaint**: A copy of the Original Class Action Complaint and the current live pleading, the Seventh Amended Class Action Complaint, are attached. Copies of the various other amended complaints are electronically available via the Internet by navigating to www.pacer.uscourts.gov.
- 2. <u>28 U.S.C. § 1715(b)(2)-Notice of Any Scheduled Judicial Hearings</u>: A hearing on the Motion for Preliminary Approval of the Class Action Settlement has not been set. There are no other scheduled judicial hearings in this matter as of the date of this notice.
- 3. <u>28 U.S.C. § 1715(b)(3)-Notification to Class Members</u>: The proposed notices attached as Exhibits B and C to the Settlement Agreement, inform class members of the terms of the proposed class action settlement and class members' rights thereunder, including the right to request exclusion from the settlement.
- 4. **28 U.S.C. § 1715(b)(4)-Class Action Settlement Agreement**: The Settlement Agreement is attached hereto.
- 5. **28 U.S.C. § 1715(b)(5)-Any Settlement or Other Agreements**: Other than the Settlement Agreement identified in paragraph 4 above, no other settlements or other agreements have been contemporaneously made between the Parties.
- 6. **28 U.S.C. § 1715(b)(6)-Final Judgment**: The Court has not issued a Final Judgment or Notice of Dismissal as of the date of this notice.

- 7. **28** U.S.C. § 1715(b)(7)(B)-Estimate of Class Members: It is not feasible to provide "the names of class member who reside in each State" or "the estimate[d] proportionate share of the claims of such member to the entire settlement," as requested by 28 U.S.C. §1715(b)(7)(A). Defendants estimate that the total number of individuals that were arrested and detained in the Shelby County Jail during the Class Period to be 72,975. Importantly, only a small subset of these individuals will have been over-detained in a manner that would qualify them to be members of the settlement class. Defendants' best estimate at this time is that approximately 4.8% or 3,500 of the total number of arrested and detained individuals will qualify as members of the proposed class. Based on this estimate and the percentages of total arrestees from each State, Defendants' current best estimate of the number of class members residing in each State and the estimated proportionate share of the claims of such members are as follows:
  - Of the 72,975 total people arrested, 83 or .11% are estimated to reside in Alabama; the estimated number of class members expected to reside in Alabama is 3 to 4 (.11% of the estimated 3,500 class members).
  - Of the 72,975 total people arrested, 683 or .93% are estimated to reside in Arkansas; the estimated number of class members expected to reside in Arkansas is 35 (.93% of the estimated 3,500 class members).
  - Of the 72,975 total people arrested, 22 or .03% are estimated to reside in Arizona; the estimated number of class members expected to reside in Arizona is 1 to 2 (.03% of the estimated 3,500 class members).
  - Of the 72,975 total people arrested, 81 or .11% are estimated to reside in California; the estimated number of class members residing in California is 3 to 4 (.11% of the estimated 3,500 class members).
  - Of the 72,975 total people arrested, 17 or .02% are estimated to reside in Colorado; the estimated number of class members expected to reside in Colorado is 0 to 1 (.02% of the estimated 3,500 class members).
  - Of the 72,975 total people arrested, 78 or .11% are estimated to reside in Florida; the estimated number of class members expected to reside in Florida is 3 to 4 (.11% of the estimated 3,500 class members).
  - Of the 72,975 total people arrested, 107 or .15% are estimated to reside in Georgia; and the estimated number of class members expected to reside in Georgia is 5 to 6 (.15% of the estimated 3,500 class members).
  - Of the 72,975 total people arrested, 1 or .001% are estimated to reside in Hawaii; the estimated number of class members residing in Hawaii is 0 to 1 (.001% of the estimated 3,500 class members).
  - Of the 72,975 total people arrested, 13 or .02% are estimated to reside in Iowa; the estimated number of class members residing in Iowa is 0 to 1 (.02% of the estimated 3,500 class members).
  - Of the 72,975 total people arrested, 102 or .14% are estimated to reside in Illinois; the estimated number of class members expected to reside in Illinois is 4 to 5 (.14% of the estimated 3,500 class members).

- Of the 72,975 total people arrested, 30 or .04% are estimated to reside in Indiana; the estimated number of class members expected to reside in Indiana is 1 to 2 (.04% of the estimated 3,500 class members).
- Of the 72,975 total people arrested, 5 or .006% are estimated to reside in Kansas; the estimated number of class members expected to reside in Kansas is 0 to 1 (.006% of the estimated 3,500 class members).
- Of the 72,975 total people arrested, 33 or .05% are estimated to reside in Kentucky; the estimated number of class members expected to reside in Kentucky is 1 to 2 (.05% of the estimated 3,500 class members).
- Of the 72,975 total people arrested, 54 or .07% are estimated to reside in Louisiana; the estimated number of class members residing in Louisiana is 2 to 3 (.07% of the estimated 3,500 class members).
- Of the 72,975 total people arrested, 16 or .02% are estimated to reside in Massachusetts; the estimated number of class members expected to reside in Massachusetts is 0 to 1 (.02% of the estimated 3,500 class members).
- Of the 72,975 total people arrested, 6 or .006% are estimated to reside in Maryland; the estimated number of class members expected to reside in Maryland is 0 to 1 (.006% of the estimated 3,500 class members).
- Of the 72,975 total people arrested, 4 or .005% are estimated to reside in Maine; the estimated number of class members expected to reside in Maine is 0 to 1 (.005% of the estimated 3,500 class members).
- Of the 72,975 total people arrested, 29 or .04% are estimated to reside in Michigan; the estimated number of class members expected to reside in Michigan is 1 to 2 (.04% of the estimated 3,500 class members).
- Of the 72,975 total people arrested, 12 or .02% are estimated to reside in Minnesota; and the estimated number of class members expected to reside in Minnesota is 0 to 1 (.02% of the estimated 3,500 class members).
- Of the 72,975 total people arrested, 106 or .15% are estimated to reside in Missouri; the estimated number of class members residing in Missouri is 5 to 6 (.15% of the estimated 3,500 class members).
- Of the 72,975 total people arrested, 2536 or 3.4% are estimated to reside in Mississippi; the estimated number of class members expected to reside in Mississippi is 119 (3.4% of the estimated 3,500 class members).
- Of the 72,975 total people arrested, 28 or .04% are estimated to reside in North Carolina; the estimated number of class members expected to reside in North Carolina is 1 to 2 (.04% of the estimated 3,500 class members).
- Of the 72,975 total people arrested, 7 or .01% are estimated to reside in Nebraska; the estimated number of class members expected to reside in Nebraska is 0 to 1 (.01% of the estimated 3,500 class members).
- Of the 72,975 total people arrested, 8 or .01% are estimated to reside in Nevada; the estimated number of class members expected to reside in Nevada is 0 to 1 (.01% of the estimated 3,500 class members).

- Of the 72,975 total people arrested, 8 or .01% are estimated to reside in New Jersey; the estimated number of class members expected to reside in New Jersey is 0 to 1 (.01% of the estimated 3,500 class members).
- Of the 72,975 total people arrested, 7 or .01% are estimated to reside in New Mexico; the estimated number of class members expected to reside in New Mexico is 0 to 1 (.01% of the estimated 3,500 class members).
- Of the 72,975 total people arrested, 28 or .04% are estimated to reside in New York; the estimated number of class members expected to reside in New York is 1 to 2 (.04% of the estimated 3,500 class members).
- Of the 72,975 total people arrested, 30 or .05% are estimated to reside in Ohio; the estimated number of class members residing in Ohio is 1 to 2 (.05% of the estimated 3,500 class members).
- Of the 72,975 total people arrested, 15 or .02% are estimated to reside in Oklahoma; the estimated number of class members expected to reside in Oklahoma is 0 to 1 (.02% of the estimated 3,500 class members).
- Of the 72,975 total people arrested, 5 or .006% are estimated to reside in Oregon; the estimated number of class members expected to reside in Oregon is 0 to 1 (.006% of the estimated 3,500 class members).
- Of the 72,975 total people arrested, 9 or .01% are estimated to reside in Pennsylvania; the estimated number of class members expected to reside in Pennsylvania is 0 to 1 (.01% of the estimated 3,500 class members).
- Of the 72,975 total people arrested, 15 or .02% are estimated to reside in South Carolina; the estimated number of class members expected to reside in South Carolina is 0 to 1 (.02% of the estimated 3,500 class members).
- Of the 72,975 total people arrested, 9 or .01% are estimated to reside in South Dakota; the estimated number of class members expected to reside in South Dakota is 0 to 1 (.01% of the estimated 3,500 class members).
- Of the 72,975 total people arrested, 67,111 or 92% are estimated to reside in Tennessee; the estimated number of class members expected to reside in Tennessee is 3220 (92% of the estimated 3,500 class members).
- Of the 72,975 total people arrested, 206 or .28% are estimated to reside in Texas; the estimated number of class members residing in Texas is 9 to 10 (.28% of the estimated 3,500 class members).
- Of the 72,975 total people arrested, 27 or .04% are estimated to reside in Virginia; the estimated number of class members expected to reside in Virginia is 1 to 2 (.04% of the estimated 3,500 class members).
- Of the 72,975 total people arrested, 14 or .02% are estimated to reside in Washington; the estimated number of class members expected to reside in Washington is 0 to 1 (.02% of the estimated 3,500 class members).
- Of the 72,975 total people arrested, 31 or .05% are estimated to reside in Wisconsin; the estimated number of class members expected to reside in Wisconsin is 1 to 2 (.05% of the estimated 3,500 class members).

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- Of the 72,975 total people arrested, 3 or .004% are estimated to reside in West Virginia; the estimated number of class members expected to reside in West Virginia is 0 to 1 (.004% of the estimated 3,500 class members).
- Of the 72,975 total people arrested, 1 or .001% is estimated to reside in Wyoming; the estimated number of class members expected to reside in Wyoming is 0 to 1 (.001% of the estimated 3,500 class members).
- 8. <u>28 U.S.C. §1715(b)(8)-Judicial Opinions Related to the Settlement</u>: The Court has not yet issued an opinion regarding the proposed settlement as of the issuance of this notice.

If you have questions or concerns about this notice, the proposed settlement, or the enclosed materials, or if you did not receive any of the above-listed materials, please contact the undersigned.

Yours very truly,

CMM Settlement Solutions, IAC

# **Exhibit B**

Recipient:	Tracking Number:	Date Received	Signed By:
AG Merrick Garland-U.S.	773603481049	May 3, 2021	A. Owens
AG Steve Marshall-AL	773603373817	May 3, 2021	H. Harris
AG Leslie Rutledge-AR	773603839848	May 3, 2021	B. Stanfield
AG Mark Brnovich-AZ	773604025272	May 3, 2021	L. Fisher
AG Rob Banta-CA	773605571639	May 3, 2021	B. Christensen
AG Phil Weiser-CO	773604064730	May 3, 2021	S. Spencer
AG Ashley Moody-FL	773603682474	May 3, 2021	N. Jones
AG Chris Carr-GA	773604123890	May 3, 2021	D. Alice
AG Clare E. Connors-HI	773603732667	May 3, 2021	R. Kagawa
AG Tom Miller- IA	773604172145	May 3, 2021	J. Doll
AG Kwame Raoul-IL	773604268557	May 3, 2021	E. Marshall
AG Todd Rokita-IN	773604794308	May 3, 2021	R. Collins
AG Derek Schmidt-KS	773604322591	May 3, 2021	D. Decklar
AG Daniel Cameron-KY	773604828711	May 3, 2021	C. Stinnett
AG Jeff Landry-LA	773604366568	May 3, 2021	T. Owens
AG Maura Healey-MA	773604881436	May 3, 2021	J. Barnes
AG Brian Frosh-MD	773604516775	May 3, 2021	C. Jackson
AG Aaron Frey-ME	773604930335	May 3, 2021	L. Douin
AG Dana Nessel-MI	773604561951	May 3, 2021	D. DK
AG Keith Ellison-MN	773604961573	May 3, 2021	K. Bosch
AG Eric Schmitt-MO	773604614823	May 3, 2021	A. Jones
AG Lynn Fitch-MS	773605636982	May 3, 2021	J. Jackson
AG Josh Stein-NC	773604996085	May 3, 2021	A. Perlmetter

Recipient:	Tracking Number:	Date Received:	Signed By:
AG Doug Peterson-NE	773604666990	May 3, 2021	T. Conley
AG Gurbir S. Grewal-NJ	773605053305	May 3, 2021	O. Outside Mailroom
AG Hector Balderas-NM	773605380330	May 3, 2021	D. Donald
AG Aaron D. Ford-NV	773605029080	May 3, 2021	M. Ford
AG Letitia A. James-NY	773605110350	May 3, 2021	H. Felt
AG Dave Yost-OH	773605393693	May 3, 2021	A. Gomez
AG Mike Hunter-OK	773605133052	May 3, 2021	C. HA
AG Ellen F. Rosenblum-OR	773605412063	May 3, 2021	M. Ogilvie
AG Josh Shapiro-PA	773605160939	May 3, 2021	J. Carter
AG Alan Wilson-SC	773605429562	May 3, 2021	G. Giles
AG Jason Ravnsborg-SD	773605184605	May 3, 2021	J. Stahl
AG Herbert H. Slatery, III-TN	773603960798	May 3, 2021	H. Sherrell
AG Ken Paxton-TX	773605451509	May 3, 2021	C. Pender
AG Mark Herring-VA	773605261240	May 3, 2021	C. Nevetral
AG Bob Ferguson-WA	773605468044	May 3, 2021	H. Hailey
AG Josh Kaul-WI	773605293565	May 3, 2021	S. Froelich
AG Patrick Morrisey	773605487028	May 3, 2021	W. Way
AG Bridget Hill-WY	773605321411	May 3, 2021	V. Brown